Canada Child Benefit (CCB) Application Form Testing Qualitative Research

Final Report

Prepared for Canada Revenue Agency

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Canada Child Benefit (CCB) Application Form Testing Qualitative Research

Final Report
Prepared for the Canada Revenue Agency by Corporate Research Associates
December 2018

The Canada Revenue Agency (CRA) commissioned Corporate Research Associates to conduct focus groups with Canadians to discuss the revised CCB application form. The aim of this research was to gain feedback on the form to ensure that it can be easily completed while still capturing the necessary information to determine a potential recipient’s eligibility for the CCB. A total of eight (8) in-person focus groups were conducted in four (4) locations from October 3 to 11, 2018. Specifically, in each of Halifax, Montreal, Toronto, and Vancouver. All participants were adult Canadians 19-59 years old who have at least one child under the age of 18 living with them for a total of 59 participants across all the groups. This publication reports on the findings of this qualitative research.

Cette publication est aussi disponible en français sous le titre : Étude qualitative sur le formulaire de demande d’Allocation canadienne pour enfants (ACE) – Rapport final.

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# Table of Contents

<table>
<thead>
<tr>
<th>Section</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>Executive Summary</td>
<td>1</td>
</tr>
<tr>
<td>Introduction</td>
<td>3</td>
</tr>
<tr>
<td>Research Methodology</td>
<td>5</td>
</tr>
<tr>
<td>Context of Qualitative Research</td>
<td>5</td>
</tr>
<tr>
<td>Detailed Analysis</td>
<td>6</td>
</tr>
<tr>
<td>Canada Child Benefit Application Form (RC66)</td>
<td>6</td>
</tr>
<tr>
<td>Status in Canada and Income Information (RC66 SCH)</td>
<td>15</td>
</tr>
<tr>
<td>Income of Non-Resident Spouse or Common-law Partner (CTB9)</td>
<td>19</td>
</tr>
<tr>
<td>Conclusions</td>
<td>23</td>
</tr>
</tbody>
</table>

**Appendices:**

- Appendix A – Recruitment Screener
- Appendix B – Moderator’s Guide
- Appendix C – Form Prototypes
Executive Summary

Corporate Research Associates Inc.
Contract Number: 46565-193636/001/CY
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Background, Objectives and Methodology

As part of ongoing efforts to be more client-focused, the Canada Revenue Agency (CRA) is currently revising the Canada Child Benefit (CCB) application forms (including the RC66, RC66SCH and CTB9 forms) to simplify the application process. Before finalizing the revised form, the CRA wished to obtain feedback from the target audience on a form prototype, to ensure it is user friendly while still capturing the necessary information to determine a potential recipient’s eligibility for the CCB. To achieve this goal, a total of eight (8) in-person focus groups were conducted in four (4) locations from October 3 to 11, 2018. Specifically, in each of Halifax, Montreal, Toronto, and Vancouver.

All participants were adult Canadians 19-59 years old who have at least one child under the age of 18 living with them. In each market, one group was conducted with newcomers (residents who have been in Canada for less than 2 years) and one group with members of the general population who have lived in Canada for at least 3 years, including Indigenous people. A mix of gender, age, employment status, household income, number of children, and marital status were included in each group. Ten individuals were recruited per group with a total of 59 participants attending the focus groups across locations. Discussions each lasted between 1.5 and 2 hours and participants received a $100 honorarium in appreciation for their time.

Caution must be exercised when interpreting the results from this study, as qualitative research is directional only. Results cannot be attributed to the overall population under study, with any degree of statistical confidence. The total contracted value of the research was $64,929.80 (including HST).

Political Neutrality Certification

I hereby certify as a Representative of Corporate Research Associates Inc. that the deliverables fully comply with the Government of Canada political neutrality requirements outlined in the Communications Policy of the Government of Canada and Procedures for Planning and Contracting Public Opinion Research. Specifically, the deliverables do not include information on electoral voting intentions, political party preferences, standings with the electorate or ratings of the performance of a political party or its leaders.

Signed
Margaret Brigley, President & COO
Corporate Research Associates
Date: October 30, 2018
Key Findings

Findings from the Canada Child Benefit (CCB) Application Form Testing Qualitative Research reveal that the new prototypes for forms RC66, RC66SCH and CTB9 are considered an improvement over the existing CCB application forms, notably in terms of being easier to understand and easier to complete without assistance. The simpler language and form layout used, helped create that sense of improvement.

That said, the application form prototypes do not completely address all of the challenges previously identified with the existing documents and further revisions are required. While the citizenship and immigration status section on the revised form RC66SCH was considered straightforward and easy to understand, the term ‘resident’ used across all three form prototypes requires clarification. Indeed, what defines a ‘resident’, ‘new resident’, and ‘non-resident’ must be clarified to differentiate those terms from those used in relation to residency or status of a newcomer. Similarly, the expression ‘returning resident’ caused some confusion, notably in terms of the minimum amount of time that needs to be spent abroad and the timeframe.

While the revised marital status definitions were generally clear and easy to understand, there remains confusion about the interpretation of when a common-law partnership begins (whether it is when couples move in together or twelve months after that time). Despite some confusion with the Shared Custody section of the revised form RC66, improvements have been noted regarding how the concept of shared custody is defined, with the inclusion of time proportions (i.e., 40% to 60%) and the examples of situations being helpful. The start date of the shared custody was also well understood. Likewise, the revised form RC66 provides clarity regarding primary responsibility for the care and upbringing of a child.

Participants’ thorough review of the CCB application form prototypes revealed numerous proposed small edits to enhance clarity, as specified later in the Detailed Analysis and Conclusion sections of this report. Most relate to clarifying CCB eligibility, enhancing instructions to complete the forms, using simpler language for select words, reviewing some of the questions to ensure they are specific, and providing a ‘not applicable’ option where relevant. Of note, there was widespread confusion with the mailing instructions of the application form on all three documents, with clients unaware of where their tax services office was located.

Another area of confusion pertained to the sections where income earned outside of Canada needs to be recorded by newcomers. Questions were raised with respect to which income figure should be used, whether net or gross income was to be reported, what exchange rate should be used for income earned outside of Canada, if monthly or yearly incomes were to be considered, and whether the exact amounts or estimates were to be used.

Overall, research findings show that the CRA is heading in the right direction with the redevelopment of the Canada Child Benefit application form, pending some modifications to enhance clarity.
Introduction

At the present there are three ways to apply for the Canada Child Benefit (CCB), a tax-free monthly payment made to eligible families to help them with the cost of raising children under 18 years of age. Specifically, individuals can apply via Automated Benefits Application (upon registration of a newborn), My Account (online application), and Form RC66 (CCB Application). As part of ongoing efforts to be more client focused, the Canada Revenue Agency (CRA) is revising the CCB application forms to be easier to understand and complete. Specifically, the CRA is looking to update the RC66, Canada Child Benefits Application, the RC66SCH, Status in Canada / Statement of Income and the CTB9, Canada Child Benefit - Statement of Income forms.

CRA has identified several problematic areas with the current forms, including:

- Clients not understanding the different marital status options;
- Confusion regarding residency and citizenship/immigration status;
- Lack of clarity regarding when a client becomes primarily responsible for the care and upbringing of a child; and
- Lack of clarity regarding shared custody, including its definition and the start date of the shared custody situation.

It is understood that the CRA has already started work on the redesign; however, the CRA wished to get feedback from members of the target audience before finalizing. Research is needed to confirm that the changes taking place to produce the new form are client-centric and user friendly while still capturing the necessary information to determining a potential recipient’s eligibility for the CCB. It will also determine any issues with the new form and identify any areas of improvement and change to ensure accuracy when completing the form. This research aimed at assessing not only the language used, but also reactions regarding the revised format, design and layout, as well as identifying areas where further clarity/improvements are needed.

With this in mind, the CRA commissioned Corporate Research Associates to conduct qualitative research. The research aimed to examine the following topics, for three specific forms, as outlined below:

**RC66**

- Gauge ease of completion;
- Assess whether the terminology used is easy to understand;
- Gauge reactions to the layout/steps within the form;
- Determine whether any steps require further clarification;
- Determine whether the questions/definitions regarding marital statuses are clear (e.g., do users know which box to select; is the date the marital status began easy to understand, particularly around common-law and separated);
- Examine whether clients can determine when they are required to fill out the RC66SCH after completing steps 4 and 5;
- Assess whether the definitions of primarily responsible and shared custody are intuitive and easy to understand;
• Assess whether clients can readily determine when they have to complete the form (e.g., new child in their care, change of care, change in the percentage of time a child is in their care) and if they understand that they should not include a child they are already eligible for;
• Determine whether users experience difficulty in understanding the percentage of time the child is in their care (i.e., do they know which box to select, which date has to be entered);
• Assess whether clients could readily determine if they are in a shared custody situation based solely on its definition with the statement ‘on a more or less equal basis’ only, without the 40/60 percentages added to the form.
• Explore whether clients would use the RC66-1, Additional Children or a separate sheet of paper if they have more than two children;
• Determine whether clients can readily determine when additional documents are required and what documents are acceptable (e.g., 11-month retro requests, proof of a child’s birth, unable to acquire a SIN);
• Assess clarity regarding from whom information is needed (i.e., you/your spouse);
• Determine whether clients are aware that a paper application is not required if applying using My Account or by ABA;
• Determine whether clients know where to send the form; and
• To review the ‘application checklist’ and the section outlining the documents that are required as proof.

RC66 SCH
• Gauge ease of completion;
• Assess reactions to the layouts/steps of the forms;
• Determine whether additional clarity is needed for specific steps;
• Assess clarity of the definitions regarding citizenship/immigration and the date you became a Canadian resident (i.e., do clients know which date should be entered);
• Determine whether clients understand the difference between residency status and citizenship/immigration status;
• Assess clarity regarding from whom information is needed (i.e., you/your spouse);
• Assess clarity of which year the statement of world income is required;
• Understand where/how clients would go about looking for more information; and
• Determine whether clients know where to send the form.

CTB9
• Gauge ease of completion;
• Assess clarity of which year the statement of world income is required;
• Assess whether clients can readily determine when they have to complete the form (i.e., do they know it needs to be completed and submitted every year their spouse is not a resident of Canada);
• Understand where/how clients would go about looking for more information; and
• Determine whether clients know where to send the form.

This report presents the detailed findings of the focus group discussions, a series of conclusions stemming from the research findings, a high-level executive summary and a description of the detailed methodology used. All working documents are appended to the report, including the recruitment screener, the moderator’s guide, and the form prototypes that were tested.
Research Methodology

Given the topic and the target audience under study, a series of traditional, in-person focus groups were conducted. Specifically, a total of eight (8) groups were undertaken, across four (4) locations and including both English and French-Canadian residents. More specifically, two groups took place in each of the following markets: Halifax, NS (Atlantic region), Montreal, QC (Quebec region), Toronto, ON (Ontario region), and Vancouver, BC (Western region).

All participants included Canadian residents, aged 19 to 59 years old who have at least one child under the age of 18 living with them. Further, in each market, one group was conducted with newcomers (those who have been in Canada less than 2 years) and one group with members of the general population who have lived in Canada for at least 3 years, including Indigenous people. Further, each group included:

- A mix of gender (skewing female), age, employment status, household income, number of children, and marital status
- A min of 3 who are benefit recipients in shared custody situations; and
- A min of 3 who have recently changed their custody situations

As is normal practice, all participants had not taken part in qualitative research sessions within the past six months and had taken part in no more than 2 focus groups in the past five years. At the same time, people working in a sensitive occupation, including marketing, market research, media, political party or a federal or provincial government department were excluded from the study.

Ten individuals were recruited in each group, with a total of 59 participants attending the groups across locations. In each location, participants received $100 in appreciation for their time. Each group discussion lasted approximately 1.5 to 2 hours.

Context of Qualitative Research

Qualitative discussions are intended as moderator-directed, informal, non-threatening discussions with participants whose characteristics, habits and attitudes are considered relevant to the topic of discussion. The primary benefits of individual or group qualitative discussions are that they allow for in-depth probing with qualifying participants on behavioural habits, usage patterns, perceptions and attitudes related to the subject matter. This type of discussion allows for flexibility in exploring other areas that may be pertinent to the investigation. Qualitative research allows for more complete understanding of the segment in that the thoughts or feelings are expressed in the participants’ ‘own language’ and at their ‘own levels of passion.’ Qualitative techniques are used in marketing research as a means of developing insight and direction, rather than collecting quantitatively precise data or absolute measures. As such, results are directional only and cannot be projected to the overall population under study.
Detailed Analysis

Canada Child Benefit Application Form (RC66)

Although the RC66 was considered relatively straightforward, participants offered multiple suggestions for enhancing the form’s design.

To begin discussions, participants were informed that The Canada Revenue Agency is currently updating and revising a number of its forms to make them easier to understand and complete. Across locations and audiences, participants were provided with a copy of the newly redesigned form prototype for the Canada Child Benefits Application Form (RC66) and asked to complete the form in its entirety, but without providing any personal information. Following form completion, but prior to group discussion, participants shared their overall perceptions of the form via an individual exercise sheet.

The following discusses overall reactions to the RC66 form’s design, as well as input on each of its various sections. For each section, a summary of suggested modifications is provided for consideration, based on the analysis of findings and recommendations from participants.

Overall Reactions

Overall, across locations and audiences, the form was generally considered easy to understand, straightforward, and something that most could fill out on their own without assistance. That said, newcomers typically experienced a greater level of confusion with the form. In addition, perhaps indicative of the fact that English or French was not their mother tongue, many took notably longer to complete the form during the focus group exercise.

Across audiences, the form was consistently considered as lacking sufficient direction in some areas and a wide range of suggestions were made to improve readers’ comprehension and clarity of the form, as outlined below.

Introduction

The top sections of the application (Do you have to fill out this form?; Who should fill out this form?; and For more information) were generally understood, but deemed to be lacking. In particular, it was felt the form should clearly outline general eligibility for the Canada Child Benefits under the Do you have to fill out this form section. Across locations, participants questioned who is eligible to receive the benefits, and this was especially of interest to newcomers who may or may not have permanent status in Canada. It was felt that information on eligibility should precede all other information on the form, allowing residents to quickly assess if they could request the benefit.

In both Halifax and Montreal, a few participants believed that some people, notably those new to Canada, may be confused by the statement referencing My Account or the Automated Benefits
Application as the statement does not clearly explain what they are, or indicate where to find more information.

When considering ‘Who should fill out this form?’ some participants considered it dated and not necessarily relevant to state that the female parent is usually considered primarily responsible for the child, especially given the diversity of today’s family composition and shared parental responsibilities. In a few instances, participants felt annoyed and to a lesser extent offended with this assumption.

The information provided in ‘For more information’ was generally considered clear and complete, as presented, although one newcomer questioned if there would be someone who could help them through the process, if needed. One participant felt it would be helpful to include the hours that the phone numbers (1-800#) could be called. In a few instances, it was believed that a template for the requested ‘signed note’ should be made available, including a list of what information should appear and acceptable document format (i.e., handwritten).

### RC66 – Introduction - Suggestions:
- Include information on eligibility for the Canada Child Benefits
- Consider including hours of operation for calls
- Reconsider assumption that female parent is usually considered primarily responsible for child
- Consider indicating where additional information on My Account and the Automated Benefits Application can be found

### Step 1 and Step 2 – Name and Address

Steps 1 and 2 were generally considered clear and complete as presented. Across locations, no questions asked in these sections were deemed problematic. That said, a few participants felt there may be merit in including basic instructions for completion prior to Step 1, directing people to print in capital letters, print legibly and perhaps specify to mark a box with an ‘X’. A few newcomers questioned why middle name was not included, given that they were used to having to provide a middle name on most documents. A number of participants suggested to add an ‘other’ or ‘prefer not to say’ response category for the gender.

In both Halifax and Montreal, newcomers were unfamiliar with the term PO Box and the acronym RR and suggested that these be spelled out. At the same time, it was suggested to specify that Canadian provinces or territories were referred to in the question Have you moved from a different province or territory within the last 12 months?, as some felt the word territory referred to a country.

Perhaps due to a lack of instruction, or because it is positioned in the middle of the page on the same level as the sub-section title, a few participants did not select the box ‘Same as mailing address’ to indicate that their mailing address and home address were the same. It was therefore recommended to move this line just below the Home Address section title, or to change the statement to say ‘Select this
box if your home address is the same as your mailing address’. Of note, one participant in Montreal mentioned that most forms ask for the home address before the mailing address, thus suggesting they be switched on this form for ease of reference.

<table>
<thead>
<tr>
<th>RC66 – Steps 1 &amp; 2 - Suggestions:</th>
</tr>
</thead>
<tbody>
<tr>
<td>• Include instructions ‘print in capital letters’</td>
</tr>
<tr>
<td>• Consider inclusion of middle name</td>
</tr>
<tr>
<td>• Include a ‘prefer not to say’ or ‘other’ gender category</td>
</tr>
<tr>
<td>• Specify that Canadian provinces or territory are referred to in the statement to assess if someone has moved in the past 12 months</td>
</tr>
<tr>
<td>• Consider moving the ‘same as mailing address’ box or rewording to include instructions</td>
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</tbody>
</table>

**Step 3 – Your Marital Status**

This step on the form presented a number of challenges for participants. To begin, a few participants missed that only one box should be checked to indicate marital status, and when completing the form checked multiple boxes to describe themselves. It was felt that greater prominence should be given to your current marital status, under the title ‘Step 3’ to provide increased clarity.

For most, the categories were clear as outlined and participants typically checked the status that currently describes them. That said, participants were consistently confused as to why two separate boxes were included relating to single status. The second box (shown to the left on the form) was considered redundant, unnecessary, and serving no purpose. It was suggested to move it underneath the ‘single’ paragraph to position it as a follow-up question to the selection of current marital status.

Newcomers whose mother tongue was not English identified a number of words in this section that were problematic, including ‘conjugal’, ‘breakdown’, ‘common-law’, and ‘reconciled’. More simplistic language was needed to ensure greater understandability.

Another problem consistently identified in Step 3 was the question asking for the ‘date this marital status began’. This question caused confusion in that some interpreted ‘marital status’ to mean marriage, regardless of whether or not they were currently married. Accordingly, some who were divorced or widowed included their original date of marriage when completing this question. For greater clarity, it was suggested that the form specify ‘Enter the date of ‘your current status’ (rather than the words ‘this marital’...).

Further, those in a common law relationship were unsure what date to include given that they didn’t have a ‘start’ date much like a marriage. Some entered the date the couple moved in together, while others entered the date twelve months prior to the form being completed, based on the status’ definition.
The final section of Step 3 asked for information on a person’s spouse or common-law partner. For many, this request was not clearly differentiated from the other section of this Step and many provided the information even if not necessary (i.e. if divorced). In multiple locations, it was suggested that this portion should be set in a separate box or shaded area within the Step, with inclusion of a check box that says ‘not applicable’. That will ensure it is skipped when appropriate.

In addition, to provide a greater ease of completion, it was suggested that this inset box should include the information on ‘what do you need to attach to this form’ if Service Canada will not give your spouse or common-law partner a SIN, rather than directing them to page 5 of the form.

**RC66 – Step 3 – Suggestions:**

- Give greater prominence to your current marital status, under the title ‘Step 3’
- Reconsider use of simpler terminology (replacing conjugal, breakdown, reconciled)
- Delete inclusion of ‘select this box if your marital status has always been single’ or move it below the definition of single status
- Change wording for ‘Enter the date this marital status...’ to ‘...your current status...’
- Include a separate inset box for spouse’s or common-law partner’s information, with an N/A option
- Provide directions on what to attach if spouse’s / common-law partner’s SIN is not available

**Step 4 and Step 5 – Your Citizenship Status / New or Returning Resident of Canada**

While the questions asked in Steps 4 and 5 were generally understood, participants felt the current design was somewhat confusing and unprofessional as presented.

To begin, use of the terminology ‘if you have one’ in Steps 4 and 5 when asking about a spouse or common-law partner was deemed unprofessional to some. Rather, it was suggested that a ‘not applicable’ or ‘N/A’ option should be included for those questions.

When considering Step 5, many participants questioned what a resident is. This caused confusion for newcomers in particular given that they are used to specific meanings for different types of residency. Some were unsure whether a resident was a landed immigrant, a temporary resident, a permanent resident or a temporary worker. Others felt it would be more simplistic to ask the content of these two steps at the beginning of the form (under a new eligibility section), e.g. ‘are you a Canadian citizen?’, and where the definition of the term ‘resident’ as used in the form would be clearly outlined.

Many were also unsure of who would qualify as a returning resident. Specifically, it was suggested to specify what time period needed to be spent abroad to be considered a returning resident.
Finally, while participants appreciated that the Steps clearly indicated that, depending on their responses, they may need to fill out Form RC66SCH, it did not indicate where they would get the forms. Providing direction on where they can find the forms is needed.

**RC66 – Step 4 & Step 5 – Suggestions:**

- Replace ‘if you have one’ with ‘if applicable’ and include a not applicable (N/A) option for questions relating to a spouse or common-law partner
- Define what a resident is
- Consider asking questions related to these Steps as qualifying questions if an eligibility section is included at the beginning of the Form
- Provide direction on where Form RC66SCH can be found, if required
- Provide time frame spent outside of Canada to define a returning resident

**Step 6 – Information about the child(ren)**

The introduction for Step 6 proved problematic to many. The first sentence ‘If your application includes a period that started more than 11 months ago...’ was confusing to many and participants questioned what it was trying to say. Newcomers were especially confused with the terminology ‘a period that started’ and unsure what it meant. Most felt it could be simplified by stating more than ‘a year ago’, if that is indeed what it is trying to accomplish. It should be noted that confusion was expressed in both English and French groups.

Inclusion of the percentages ‘(40% to 60% of the time)’ was considered helpful to most in explaining what a shared custody situation includes. Some, however, saw those percentages as examples of what ‘more or less equal basis’ would include rather than an accurate definition, particularly given that the words ‘such as’ were included following the percentages. Some were unsure how you would calculate the percentage time of shared custody (days, hours, weeks), although those who were in shared custody situations felt it is clearly understood by those living in that situation. It was suggested to include percentages for each of the two examples provided, thus helping residents to calculate percentages to days/weeks.

Once again, a number of participants across multiple locations questioned why a middle name was not included on the form. This was considered most important among newcomers, as in some cultures, children of the same family have the same given name.

Again, the gender question should provide an option to refuse to answer or an ‘other’ response category.
Inclusion of the question ‘if yes, enter the date the child started living with you 100% of the time’ after asking ‘Does the child live with you 100% of the time’ was confusing as presented. Many felt that to most, the child would likely have started living with parents at birth. Accordingly, they found it redundant to have to record the birth date again. It was suggested that a box be presented as another response option that says ‘from birth’, to simplify form completion.

Including the question ‘are you primarily responsible for the care and upbringing of this child… (if no, you should not apply…)’ caused frustration for some as it was considered too late in the form to provide that direction. Instead, it was felt that should be clearly outlined at the beginning of the form (under who should fill out this form), and should be deleted from Step 6. Similarly, those checking ‘less than 40% of the time’ were directed that they should not apply. This was also considered too late in the form for that advice and participants reiterated that clarity at the beginning of the form would be best.

A few felt that the question asking if they are primarily responsible for the care and upbringing of this child could be confusing for those in shared custody and should be reworded to specify ‘based on the definition provided above’.

In terms of assessing the percentage of the time the child lives with you, it was suggested to specify that the date to be entered should be the date appearing on the custody agreement if one was available.

When considering the provision of information on multiple children on the form, it was felt that the form should allow for more than two children without requiring an additional form. More specifically, it was suggested that the Application be simplified by including a well-designed table on one page of the Application that clearly outlines required information for up to four children. Such a table would include a column for each child and would reduce paperwork, limit the Application’s length, and eliminate the need for an additional form.

**RC66 – Step 6 - Suggestions:**

- Rewrite introduction of Step 6, using more simplistic language
- Include 40% - 60%, but ensure it is definitive (e.g. ‘that would be 40% to 60% of the time)
- Consider including middle name
- Add ‘from birth’ response option to ‘…enter the date the child started living with you 100% of the time’
- Include a table on one page of the Application that clearly outlines required information for up to four children
- Remove disqualifiers at this Step in the form and ensure their inclusion in an eligibility section up front
- Add an ‘other’ or ‘refused to answer’ response category for the gender question
**Step 7 - Signature**

While Step 7 was considered easy to understand for an Applicant, there was some confusion as to when a signature is required for a spouse or common-law partner. Some participants questioned if a signature is required if separated or divorced. Others felt the form was missing a ‘not applicable / N/A’ option next to a spouse’s signature.

**RC66 – Step 7 - Suggestions:**

- Clarify when a spouse’s or common-law partner’s signature is required
- Add a ‘not applicable / N/A’ response option next to the spouse’s or common-law partner’s signature requirement

**What do you need to attach to this form?**

Page five of the Application provides information on what needs to be attached to the form. While participants appreciated having a table that outlines what attachments are required, the table proved problematic as those in the general population group could not easily identify if something was required. A number of participants questioned what is needed ‘for a typical Canadian citizen applying for one child’. Most spent time reviewing the table to see if any of the situations applied. It was felt greater clarity was needed at the top of the table regarding who should consult the information to eliminate the need for unnecessarily going through table in detail. Indeed it was suggested that a situation be listed such as ‘if you are a Canadian citizen applying for the first time for a child that you have full custody of’. Participants wanted to see their situation listed in the table, even if no attachment is necessary. At the same time, there was a desire to have the situations referred to elsewhere in the form listed in the same order in which they appear. For example, the last situation listed in the table on page 5 (SIN missing) is the first to be referenced on the form at Step 1 and thus should appear at the top of the table on page 5.

The table was criticized by some for a number of inconsistencies or lack of clarity. To begin, participants wondered why examples were included within the table for some situations (i.e. for situations if ‘applying for a period that started more than 11 months ago’ or if ‘Service Canada will not provide a spouse’s SIN’), but not for others (for proof of birth, proof that you resided in Canada or proof that you are primarily responsible for the child). It was felt that examples should be treated consistently. Further, some of the situations were not clearly understood as articulated. In particular:

- Use of the terminology ‘resident’ was once again challenging for some newcomers. They wanted greater clarity on how a resident is defined. Similarly, what defines a returning resident was considered unclear.

- The situation that described ‘when you or your spouse / common-law partner are an Indian, (within the meaning of the Indian Act) and are not a Canadian citizen’ was unclear. Many, especially those in the newcomer groups, questioned what an Indian included in this reference (i.e. Indian from India, or Indian meaning Indigenous). Further, a few Indigenous
participants took exception to the implication that someone who is Indigenous would not be a Canadian citizen.

- The situation ‘You are applying for a period that started more than 11 months ago’ was considered confusing and participants wanted to better understand who that was referring to and how it was relevant.

- The listing of documents required for the situation ‘You are applying for a period that started more than 11 months ago’ was confusing among French-speaking participants. In particular, the number of documents to be attached was unclear and should be specified in the introductory sentence (total number of documents) as well as being clearly specified for each of the document types. The confusion arose from using the term ‘une preuve’ which implies one document. The four statements should therefore be reworded to something like ‘Au moins 3 documents qui prouvent...’.

- ‘You have more than 2 children’ was questioned by some and it was felt that this needed to state ‘you are applying for benefits for more than two children’, as otherwise many could have multiple children and feel the need to provide unnecessary information.

When a list of acceptable documents was provided, it was not always clear for participants how many items needed to be attached. This was especially confusing for some newcomers who did not interpret ‘provide a copy of a document’ or ‘a proof’ as only providing one of the listed items. Many indicated that they would attach copies of all available documents as they would not want their application to be returned as incomplete. Further, they were confused when they were unsure what some of the items were (e.g. certificate of Indian status card; provincial identity card in Quebec). In Montreal, the expression ‘reçu de location’ was not well understood and should be replaced by ‘une preuve de paiement de loyer’ or ‘un reçu pour votre loyer’. It was also suggested to clearly indicate what contact information is required on the letter from the daycare or school authorities (e.g., parents’ names, home address, telephone numbers). Some criticized Canada Revenue Agency for being vague in what needs to be attached as a way to delay the process and avoid making payments.

**RC66 – What do you need to attach to this form - Suggestions:**

- Ensure the table listing includes all types of applicants
- Reference examples of attachments consistently in the table
- List the situations in order in which they are referenced on the form
- Clarify the term ‘resident’ earlier in the Application
- Replace Indian with ‘Indigenous (within the meaning of the Indian Act)’
- Provide greater clarity for some situations (‘...more than 11 months ago’ and ‘...you have more than two children’)
- Clarify some of the documents requested (e.g. certificate of Indian status card; provincial identity card in Quebec; and rent receipt in French)
- Provide increased clarity on how many documents need to be attached to the application
What to do now?

The final page of the form provided information on what applicants do next. Across groups, participants consistently offered a number of comments and suggestions about this section.

Most notably, it was felt that the application would be more user friendly if it provided a simple check list in this section, with boxes for applicants to check. A number of participants referenced how such a summary is provided on passport applications and appreciated that it provided an effective summary and reminder of what they should do next. Adding such a feature would provide for an easy to complete final step, and create a sense of control or certainty for the applicant.

Under ‘what happens after you apply’, a number of participants across audiences felt some key information was lacking. To begin, referencing that information will be used for ‘all programs’ caused some concern for a few applicants, as they were unsure what other programs might be impacted by providing the information. One participant questioned if the form would impact their disability funding. For increased clarity, some felt it would be helpful to outline which programs would be affected, or at least reference where they could find a list of impacted programs. Montreal participants mentioned that the word ‘exonérés’ is not commonly used and newcomers in particular did not know its meaning.

In addition, participants consistently criticized the form for not indicating a timeframe for a response from Canada Revenue Agency. Multiple newcomers commented that in the absence of a timeframe, they would likely follow up within a week to see what progress had been made. While they would not want to push the government inappropriately for a response, having a time period outlined would eliminate premature follow-up. It was suggested that some estimate of response time be provided as a guide. At the very least, participants consistently requested that a receipt notification be sent, thus confirming their application was being processed.

Presentation of where to send your completed form on the application was considered odd in that it outlined addresses by an applicant’s local tax services office. This, in essence, assumed that applicants know or understand where their local tax services office is located. Most concurred that they had no idea where their tax services office is located, as they do not typically deal with it directly. Further, the table, as presented, included both provinces and cities in its layout, which caused some confusion. It was felt that the table would be easier to understand if it based locations on where an applicant lives, rather than where their local tax services office is located.

The final mention on the Application (‘If your spouse or common-law partner is a non-resident’) was considered out of place to some and it was felt that it would be more applicable if included in Step 3.
Status in Canada and Income Information (RC66 SCH)

Although most newcomers deemed the RC66 SCH easy to understand, clarification is needed related to income.

Newcomer participants were also provided with a copy of the newly designed form prototype for the Status in Canada and Income Information Form (RC66 SCH) and asked to complete it without providing any personal information. Following form completion, but prior to group discussion, participants shared their overall perceptions of the form via an individual exercise sheet.

The following discusses overall reactions to form RC66 SCH’s design, as well as input on each of the form’s various sections. For each section, a summary of suggested modifications is provided for consideration.

Overall Reactions

Across locations newcomers generally considered the RC66 SCH easy to understand. That said, most felt they would likely seek some assistance in its completion, given that the form required provision of specific income figures that many had questions on (as discussed below).

Introduction (Do you have to fill out this form?)

The information included in this section of form RC66SCH generally provided sufficient detail for most newcomers, giving them the necessary background to understand if they needed to complete the form. Only a few questions were raised, namely what is referenced by Indian (i.e. Indian from India or Indigenous), and whether they should complete the form on their own or together with their spouse. As with the RC66 form, a number of participants questioned how new resident and returning residents were defined and expressed a desire for a clear definition.

RC66 SCH – Introduction - Suggestions:

- Replace Indian with ‘Indigenous’
- Clarify how new resident and returning resident are defined
Step 1 – Your Information

Step 1 on the RC66 SCH was generally considered clear and straightforward. Consistent with comments mentioned relating to the RC66, newcomers suggested that a middle name should be included (given that it is typically required on their passport or other official documents). In addition, it was felt that questions relating to a spouse or common-law partner should be included in an inset box or shaded area where there is a clear option to check ‘if applicable’. As designed, the form assumed that all applicants would have a spouse or common-law partner.

RC66SCH – Your Information - Suggestions:
- Consider inclusion of middle name
- Include ‘if applicable’ for questions relating to a spouse or common-law partner and potentially present those questions as in inset box or shaded area for greater clarity

Step 2– Your Residency Status

When reviewing Step 2 of the form newcomers posed a number of questions. Most notably, participants wanted greater clarity on how a resident is defined. The term resident was considered vague and unclear to many as they were used to more technical terms relating to residency or status. Some questioned if temporary residency, someone who is visiting Canada, or someone who owns property in Canada but lives abroad most of the time would be defined as a resident. Newcomers mentioned that it is common for newcomers to stay with a relative or friend for months or years when arriving, thus they questioned if these people would be defined as a new resident.

Accordingly, some were unsure what date they would enter when asked for the date they became a resident. In particular, they questioned if it was the date they physically arrived in the country or a date when they received some type of formal residency, refugee status or work permit / status, or the date they established residential ties. It was suggested that the statement ask the date ‘you arrived in Canada’ rather than when ‘you became a resident of Canada’ (‘date d’arrivée au Canada’ in French). A few newcomers felt that referring to the landing date would be clearer, as this is often the date requested on other official documentation.

Many were also interested in a clearer definition of what defines a returning resident. It was suggested to clarify if there is a minimum amount of time that needs to be spent abroad and the timeframe it applied to (the fiscal year under consideration or a longer period). This was considered most important as newcomers indicated that in some instances, immigrants return to their home country from time to time to settle their situation before returning to Canada to live permanently. Again, it was suggested to specify under section B that the applicant should consider only Canadian provinces or territories.

Once again, under both sections A and B in Step 2, some participants felt it would be helpful to have a ‘not applicable’ on the form where it asks for information on a spouse or common-law partner.
For the most part, newcomers were able to complete Step 3 of the form without problems. That said, across locations participants questioned if they should complete all sections that ever applied to them or only one section that currently applies. Greater clarity is needed in the instructions (i.e. ‘fill in only the section that currently applies to you and your spouse or common-law partner’).

As previously mentioned, newcomers also felt that ‘not applicable’ should be added to any line of questioning asking for information about a spouse / common-law partner.

Finally, in section E, newcomers want clarity as to whether Indian refers to a native Indian (Indigenous) or someone from India.

participants generally understood that the section asked to record income that was not reported on a Canadian tax return. That said, there was some confusion as to how the conversion should be calculated when converting their income into Canadian dollars. In particular, they questioned if the exchange rate would be the current exchange rate or that for the timeframe reported (e.g. one or two years earlier). This was especially important given notable fluctuations in currencies in recent years. At the same time, a few were unclear if the net or gross income were to be recorded, thus suggesting this should be clarified. Of note, some of the newcomers were under the impression that exact amounts were to be recorded, while others felt that an approximation was acceptable. As such, it should be specified if estimates are acceptable.

A few newcomers were unsure how to respond where the form asked them to ‘enter the income earned from...’ and questioned if they should report monthly income or annual income. It was felt that including the word ‘total’ (enter the total income earned...) would provide greater clarity. Further, one participant questioned if proof of income was required. Others felt it would be very difficult in some instances to provide any evidence of income.
Instructions on which sections to complete were clear. That said, a few suggestions were made to make the section easier to complete. Under section A, B, and C, where it asks to enter the income earned, it was recommended to specify that it references income not already reported on a Canadian tax return. Although this is already mentioned at the beginning of the section, it was considered important to include such reminders where relevant.

As previously mentioned, some newcomers felt that a ‘not applicable’ or ‘if applicable’ option should be included whenever information is asked for a spouse or common-law partner.

It should be noted that a few newcomers indicated that the date of Canadian residency can be confusing, with some referring to the landing date and others using the date that appears on their permanent resident card.

RC66SCH – Your Income - Suggestions:

- Specify if gross or net income is to be reported
- Indicate how currency conversion should be calculated (i.e. using current exchange rate or when income was earned)
- Add ‘total’ income, for greater clarity
- Re-state that income earned to be recorded must not have previously been reported on a Canadian tax return, anywhere relevant in section A, B and C
- Include a ‘not applicable/NA’ or ‘if applicable’ option for questions asking for information about a spouse or common-law partner
- Clarify which date is to be considered as the date they became a resident of Canada
- Specify if estimated income is acceptable or if accurate amounts need to be recorded

**Step 5 - Signature**

Consistent with comments outlined on Step 7 of the RC66 form, this step was considered easy to understand for an applicant. That said, as previously mentioned, there was some confusion as to when a signature is required for a spouse or common-law partner. Some participants questioned if a signature is required if separated or divorced. Others felt the form was missing a ‘not applicable / N/A’ option next to a spouse’s signature.

RC66SCH – Signature - Suggestions:

- Clarify when a spouse’s or common-law partner’s signature is required
- Add a ‘not applicable / N/A response option next to the spouse’s or common-law partner’s signature requirement
**What to do now? What do you need to do to get your benefit and credit payment? For more information**

The final page on this form was generally well understood and considered complete. That said, as previously mentioned, it was suggested that adding a checkbox as a quick completion reference could be helpful.

Once again, presentation of where to send your completed form on the application was considered odd as designed in that it outlines addresses by an applicant’s local tax services office. As previously mentioned, this approach assumes applicants know or understand where their local tax services office is located. Most concurred that they had no idea where their tax services office is located. Further, having the table include both provinces and cities in its layout caused some confusion. As mentioned, it was felt that the table would be easier to understand if it based locations on where an applicant lives, rather than where their local tax services office is located.

Information outlining ‘what do you need to do to get your benefit and credit payments’ and ‘for more information’ was generally well understood and considered clear as presented. No suggestions were made to enhance those portions of the form.

**RC66SCH – What to do now? - Suggestions:**
- Include a checklist, with boxes that applicants can check off
- Change table to: ‘If you live…’, rather than ‘If your tax services office is located in…’ or clarify instructions

**Income of Non-Resident Spouse or Common-law Partner (CTB9)**

*Form CTB9 was generally deemed easy to complete, although further clarification on the definition of resident/non-resident and on the income to report are desired.*

Newcomer participants were also provided with a copy of a third form for review, namely the **Income of Non-Resident Spouse or Common-law Partner (CTB9)** and asked to complete that form without providing any personal information. Following form completion, but prior to group discussion, participants shared their overall perceptions of form CTB9 via an individual exercise sheet.

The following discusses overall reactions to form CTB9’s design, as well as input on the form’s various sections. For each section, suggested modifications are provided for consideration.
Overall Reactions

Across locations, newcomers generally considered the CTB9 easy to understand and few would require any type of assistance in its completion.

Introduction (Do you have to fill out this form)

The introduction of the CTB9 was generally considered clear and straightforward. While most understood who needed to fill out the form based on the introduction, a few felt that the terms ‘customarily’ or ‘routinely’ were not easily understood and should be written in simpler language.

There was, however, some discussion as to what is considered a ‘non-resident for tax purposes’, mostly related to the misunderstanding or vagueness of the terms ‘routinely’ and ‘customarily’. Such terms open the door to interpretation which made some newcomers uncomfortable and worried that their application may be denied if they do not answer the question accurately. Throughout the discussion, there was clear evidence that newcomers are looking for clear and precise instructions to assist them in filling out the application.

A few newcomers also suggested it would be helpful to indicate if the form needs to be filled out if a spouse did not have any income earned outside of Canada.

CTB9 – Introduction - Suggestions:

- Simplify language for terms like ‘customarily’ or ‘routinely’
- Provide more specific guidelines on how to determine if someone is a non-resident for tax purposes
- Indicate if the form needs to be filled out if no income was earned outside of Canada

Step 1 – Tax year information

This first step on the form was clear to most, and no suggestions for improvement were offered. That said, one newcomer asked what months the tax year would specifically be referring to since in some countries the tax year may not be interpreted as the calendar year, as is the case in Canada.

CTB9 – Step 1 - Suggestions:

- Specify the months of the tax year considered (or that it refers to Canadian tax year)

Step 2 – Your Information

Step 2 on the CTB9 was considered straightforward and easy to complete. Consistent with comments mentioned relating to the RC66 and RC66SCH, newcomers would like to see space for a middle name included.
When considering the address format presented, once again a few newcomers in most locations were unsure what PO Box and RR means.

**CTB9 – Your Information - Suggestions:**
- Add space for middle name
- Clarify what PO Box and RR means

### Step 3 – Your spouse’s or common-law partner’s information

This section was generally considered easy to understand and complete. That said, many were under the impression that non-residents could not have a SIN, thus questioning the relevance of asking for this information. These perceptions go back to a misunderstanding of the definition of a resident/non-resident of Canada under the application process.

**CTB9 – Your spouse’s or common-law partner’s information - Suggestions:**
- Clarify what is considered a non-resident of Canada or consider using an alternate expression that clearly differentiates it from the formal permanent or temporary resident terminology

### Step 4 – Your spouse’s or common-law partner’s income

This section was considered somewhat problematic in determining who should be included, what sections to complete (A, B, or C) and what income is to be considered. Again, the same questions regarding the currency exchange rate to use and the type of income (gross or net) to consider were mentioned. At the same time, when asked what income they would consider, it was felt that any source of revenue should be included.

There was also confusion with who should fill out this section, as the third bullet in the section’s introduction mentions that section C should be completed if a spouse or common-law partner became a resident of Canada in the year, yet the instructions at the beginning of Form CTB9 specify that the form must only be completed if a spouse or common-law partner was a non-resident of Canada. As with previous forms, the definition of resident/non-resident of Canada should be clarified.

In a few instances, newcomers were unclear what sections (A, B, C) they needed to completed, and if multiple sections could apply or if only one was to be selected. This confusion may result from the instructions which specify when section A should ‘only’ be completed, but does not specify the same for section B or C. Adding the word ‘only’ for those sections’ instructions would help indicate that only one of the three sections needs to be completed. Alternatively, it should be clarified when more than one section needs to be considered.

As with other forms, there was some confusion with which date to enter, that is identifying when a spouse became a non-resident or a resident.
Step 5 - Signature

As previously discussed, it was suggested that increased clarity could be provided to indicate when a signature is required for a spouse or common-law partner. Further, adding an option of ‘not applicable / N/A’ next to a spouse’s signature was needed given that all those completing the form may not have a spouse / common-law partner.

CTB9 – Your spouse’s or common-law partner’s income - Suggestions:
- Clarify which sections (A, B C) should be completed – if only one or multiple sections
- Clarify how income should be calculated, specifically the exchange rate to use and if net or gross amounts are to be entered

CTB9 – Signature - Suggestions:
- Clarify when a spouse’s or common-law partner’s signature is required
- Add a ‘not applicable’ / N/A response option next to the spouse’s or common-law partner’s signature requirement

What to do once your form is filled out?

As previously discussed, the main point of confusion with this section is newcomers’ difficulty in identifying where their tax services office is located, and the tendency to identify a city or province listed that represents where they live.

CTB9 – What to do once your form is filled out? - Suggestions:
- Change table to: ‘If you live...’, rather than ‘If your tax services office is located in...’
Conclusions

The following conclusions are drawn from the detailed analysis of the study’s findings.

- **The concepts of new resident, resident and non-resident of Canada and that of a returning resident should be clarified across all forms.**

Throughout the application forms, the concepts of new resident, resident and non-resident of Canada and that of a returning resident were found confusing and would benefit from being more clearly defined. The term resident was considered vague and unclear, as the term is typically used on formal documents in the context of residency or status of a newcomer, rather than to define an inhabitant of the country. Even when the term ‘resident’ is understood as someone who lives in Canada, questions were raised as to whether or not temporary residency, someone who is visiting Canada, or someone who owns property in Canada but lives abroad most of the time, would be defined as a resident. Newcomers mentioned that it is common for new arrivals in Canada to stay with a relative or friend for months or years thus they questioned if these people would be defined as a resident or new resident.

Similarly, there is an expressed need for better defining what constitutes a returning resident, notably in terms of clarifying if there is a minimum amount of time that needs to be spent abroad and the timeframe it applies to. Defining those criteria was considered particularly important to newcomers since immigrants can return to their home country multiple times for short trips to settle their situations while in the process of relocating to Canada. Providing clear definitions would remove any potential ambiguity for applicants.

- **A number of edits to instructions and wording should be considered across all three forms to improve clarity.**

For any of the forms, participants were keen to quickly assess benefit eligibility, identify who should fill out the application, and obtain basic instructions on how to fill out the form (e.g., print in capital letters, and mark boxes with an ‘x’). As such, consideration should be given to ensure that the introductory part of all three forms includes this information.

Throughout the forms, some of the instructions should be clarified. For example, where provinces and territories are referenced, it should be mentioned that these are Canadian provinces and territories so as not to be confused with other countries. Where relevant, a ‘not applicable’ or ‘prefer not to say’ or ‘other’ response option should be provided (e.g., gender). In instances where a date is required (date of marital status and date child started living with you), clarification should be provided to ensure consistency in what date is selected.

The level of language used throughout the three forms was generally considered simple and easy to understand. That said, acronyms should be spelled out (e.g., RR, PO Box) and some of the wording simplified for those whose mother tongue is not English or French (e.g., conjugal, breakdown,
common-law, reconciled, customarily, routinely). At the same time, the definitions of common-law partner in the RC66 Step 3 – Your Marital Status section should be reworded for added clarity.

Finally, instructions on where to send the completed application was widely misunderstood. Specifically, despite being instructed to look for the location of their tax services office listed in the table, participants consistently looked for the place where they live. This was primarily because the tax services office locations are not well known. As such, instructions need to be clarified, and consideration should be given to inform applicants of how to find out where their local tax services office is located.

- Although the RC66 was considered relatively straightforward, participants offered multiple suggestions for enhancing the form’s design.

Across locations and audiences, the redesigned Canada Child Benefits Application Form (RC66) was considered an improvement over the existing form, notably in terms of being easy to understand and easy to complete without assistance. That said, participants offered a variety of suggestions to enhance the form’s design. Below is a summary of recommendations from participants for each of the sections on form RC66, for consideration. These are discussed in the detailed findings section of this report.

**Introduction:**
- Include information on eligibility for the Canada Child Benefits to help quickly identify who can apply
- Include hours of operation for calls
- Reconsider assumption that female parent is usually considered primarily responsible for child to align with modern views on family composition and responsibility sharing
- Indicate where additional information on My Account and the Automated Benefits Application can be found

**Step 1 and 2 – Name and Address:**
- Include instructions to print in capital letters and mark boxes with an ‘x’ if applicable
- Consider inclusion of middle name to differentiate children that have the same name within a family
- Include a ‘prefer not to say’ or ‘other’ gender category
- Specify that Canadian provinces or territory are referred to in the statement to assess if someone has moved in the past 12 months
- Consider moving the ‘same as mailing address’ box or rewording to include instructions

**Step 3 – Your Marital Status:**
- Specify that the section pertains to the current marital status
- Use simpler terminology (replacing conjugal, breakdown, reconciled)
- Delete ‘select this box if your marital status has always been single’ or move it below the definition of single status
- Change wording for ‘Enter the date this marital status…’ to ‘…your current status…’
- Include a separate inset box for spouse’s or common-law partner’s information, with an ‘N/A’ option
- Provide directions on what to attach if spouse’s / common-law partner’s SIN is not available

**Step 4 and 5 - Your Citizenship Status / New or Returning Resident of Canada:**
- Replace ‘if you have one’ with ‘if applicable’ and include a ‘N/A’ option for questions relating to a spouse or common-law partner
- Define what constitutes a resident, a new resident, and a returning resident
- Consider asking questions as qualifying questions if an eligibility section is included at the beginning of the form rather than in this section
- Provide direction on where Form RC66SCH can be found, if required

**Step 6 – Information about the child(ren):**
- Reword the statement ‘if your application includes a period more than 11 months ago’ for added clarity
- Keep the reference to ‘40% - 60%’, but ensure it is definitive (e.g. ‘that would be 40% to 60% of the time’ rather than ‘such as 40% to 60% of the time’)
- Add percentages to each of the two examples to help applicants do the transfer between percentages and days/weeks
- Consider inclusion of middle name
- Add ‘from birth’ response option to ‘…enter the date the child started living with you 100% of the time’
- Include a table on one page of the Application that clearly outlines required information for up to four children
- Remove disqualifiers at this Step in the form and ensure their inclusion in an eligibility section up front
- Add an ‘other’ or ‘refused to answer’ response category for the gender question

**Step 7 – Signature:**
- Clarify when a spouse’s or common-law partner’s signature is required
- Add a ‘not applicable / N/A’ response option next to the spouse’s or common-law partner’s signature requirement

**Final sections of the form:**
- Ensure the table listing includes all types of applicants
- Reference examples of attachments consistently in the table
- List the situations in order in which they are referenced in the various steps on the form
- Clarify what the term ‘resident’ means earlier in the Application
- Replace Indian with ‘Indigenous (within the meaning of the Indian Act)’
- Provide greater clarity for some situations (‘…more than 11 months ago’ and ‘…you have more than two children’)
• Clarify some of the documents requested (e.g. certificate of Indian status card; provincial identity card in Quebec; and rent receipt in French)
• Provide increased clarity on the actual number of documents that need to be attached to the application for each situation

• Although most newcomers deemed the RC66 SCH easy to understand, clarification is needed related to income.

In general, the RC66 SCH was considered easy to understand although assistance may be required to complete the form, especially to determine which income figures to use. This was one of the most problematic aspects of this form. Questions were raised regarding the type of income to include in the total, whether net or gross income were to be reported, what exchange rate should be used for income earned outside of Canada, and whether the exact income amounts or estimates were to be used. Whether to report monthly or annual income was also unclear and some questioned if proof of income was required, although this was felt to be difficult to obtain in some instances.

Below is a summary of recommendations from participants for each of the sections on form RC66 SCH, for consideration. These are discussed in the detailed findings section of this report.

**Introduction:**
• Replace Indian with ‘Indigenous’
• Clarify how new resident and returning resident to Canada are defined

**Step 1 – Your Information:**
• Consider inclusion of middle name
• Include ‘if applicable’ for questions relating to a spouse or common-law partner and potentially present those questions as in inset box or shaded area for greater clarity

**Step 2 – Your Residency Status:**
• Clarify how new resident and returning resident to Canada are defined
• Change the statement from when ‘you became a resident of Canada’ to when ‘you arrived in Canada’, if applicable
• Add a ‘not applicable/N/A’ option to questions related to spouse / common-law partner

**Step 3 – Your Citizenship / Immigration Status:**
• Include greater clarity in introduction (only section that currently applies)
• Add a ‘not applicable/NA’ option to questions relating to a spouse / common-law partner
• Replace Indian with ‘Indigenous’

**Step 4 – Your Income:**
• Specify if the gross or net income are to be reported
• Indicate how currency conversion should be calculated (i.e. using current exchange rate or when income was earned)
• Add ‘total’ income, for greater clarity
• Re-state that income earned to be recorded must not have previously been reported on a Canadian tax return, anywhere relevant in section A, B and C
• Include a ‘not applicable/NA’ or ‘if applicable’ option for questions asking for information about a spouse or common-law partner
• Clarify which date is to be considered as the date they became a resident of Canada
• Specify if estimated income is acceptable or if accurate amounts need to be recorded

Step 5 - Signature:
• Clarify when a spouse’s or common-law partner’s signature is required
• Add a ‘not applicable / N/A response option next to the spouse’s or common-law partner’s signature requirement

Final sections of the form:
• Include a checklist, with boxes that applicants can check off
• Change table to: ‘If you live…’, rather than ‘If your tax services office is located in…’ or clarify instructions

• Form CTB9 was generally deemed easy to complete, although further clarification on the definition of resident/non-resident and on the income to report are desired.

Across locations, newcomers generally considered the CTB9 easy to understand and few would require any type of assistance in its completion. That said, Step 4- Your spouse’s or common-law partner’s income, proved most problematic notably in terms of determining which section to fill out, and how to determine the income to report.

Below is a summary of recommendations from participants for each of the sections on form CTB9, for consideration. These are discussed in the detailed findings section of this report.

Introduction:
• Simplify language for terms like ‘customarily’ or ‘routinely’
• Provide more specific guidelines on how to determine if someone is a non-resident for tax purposes
• Indicate if the form needs to be filled out if no income was earned outside of Canada

Step 1 – Tax Year Information:
• Specify the months of the tax year considered (or that it refers to a Canadian tax year - April to March)

Step 2 – Your Information:
• Add space for middle name
• Clarify what PO Box and RR means
Step 3 - Your spouse’s or common-law partner’s information:
- Clarify what is considered a non-resident of Canada or consider using an alternate expression that clearly differentiates it from the formal permanent or temporary resident terminology

Step 4 - Your spouse’s or common-law partner’s income:
- Clarify which sections (A, B C) should be completed – if only one or multiple sections
- Clarify how income should be calculated, specifically the exchange rate to use and if net or gross amounts are to be entered

Step 5 – Signature:
- Clarify when a spouse’s or common-law partner’s signature is required
- Add a ‘not applicable / N/A response option next to the spouse’s or common-law partner’s signature requirement

Final sections of the form:
- Change table to: ‘If you live...’, rather than ‘If your tax services office is located in...’
Appendix A:

Recruitment Screener
Canada Revenue Agency – CCB Application Form Testing
Draft Recruitment Screener – FINAL

Name: ____________________________________________________________

Tel. (H): ___________________________    Alt Tel.: ___________________________

Group 1 2 3 4 5 6 7 8

FOCUS GROUPS:

<table>
<thead>
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<th>Date</th>
<th>Time</th>
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<td>Wednesday, October 3, 2018</td>
<td>Group 1 – 6:00 pm (Newcomers - parents)</td>
<td>Quality Response</td>
<td>2200 Yonge Street, Suite 903</td>
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<tr>
<td></td>
<td></td>
<td>Group 2 – 8:00pm (General Population - parents)</td>
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<td></td>
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<tr>
<td>Vancouver, BC (ENGLISH)</td>
<td>Thursday, October 4, 2018</td>
<td>Group 3 – 6:00 pm (Newcomers - parents)</td>
<td>Vancouver Focus</td>
<td>1080 Howe Street, Suite 503</td>
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<td></td>
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<td>Group 4 – 8:00pm (General Population - parents)</td>
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<td>Halifax, NS (ENGLISH)</td>
<td>Wednesday, October 10, 2018</td>
<td>Group 5 – 6:00 pm (Newcomers - parents)</td>
<td>Corporate Research Assoc.</td>
<td>7071 Bayers Road, Suite 5001</td>
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<td></td>
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<td>Group 6 – 8:00pm (General Population - parents)</td>
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<td>Montreal, Quebec (FRENCH)</td>
<td>Thursday, October 11, 2018</td>
<td>Group 7 – 6:00pm (Newcomers - parents)</td>
<td>Ad Hoc Recherche</td>
<td>400, boul. De Maisonneuve Ouest, Bureau 1200</td>
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<tr>
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<td>Group 8 – 8:00pm (General Population - parents)</td>
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Specification Summary

- 6 English groups; 2 French groups
- English: Halifax, Toronto, Vancouver
- French: Montreal
- In each location:
  - Groups 1, 3, 5, 7: One group of newcomers all parents (with children) (lived in Canada for <2yrs)
  - Groups 2, 4, 6, 8: One general population group (gender skew female); mix of age; mix of marital status; Aim for 2-3 Indigenous;
- May or may not be benefit recipients
- 10 recruited per group
- Incentive: $100 per participant
- Length of groups: up to 2 hours
- Participants have not attended a focus group within the past six months

Hello/Bonjour, my name is____ and I am with Corporate Research Associates, a public opinion and market research firm.

Would you prefer that I continue in English or French? Préférez-vous continuer en français ou en anglais? [IF FRENCH, CONTINUE IN FRENCH OR ARRANGE A CALL BACK WITH FRENCH INTERVIEWER: Nous vous rappellerons pour mener cette entrevue de recherche en français. Merci. Au revoir].

We are conducting a study on behalf of the Government of Canada and are looking for people to take part in a small focus group discussion [DEPENDING ON LOCATION: in English/in French]. All those taking part in this upcoming focus group will receive $100 for their participation. I would like to speak with someone in your household who has a child under the age of 18. May I ask you a few quick questions to
see if you are the type of participant we are looking for in this study? This call should take approximately 10 minutes.

Please note, this information will remain completely confidential and you are free to opt out at any time. Thank you.

[IF CRA CONTACT/VERIFICATION NEEDED: Stephanie Jacques-Marhue, Senior Public Affairs Advisor, 613-957-3573]

[IF ASKED WHAT DEPARTMENT SPONSORS STUDY: This research is sponsored by the Canada Revenue Agency. Note that your participation will remain completely confidential and it will not affect your dealings with the Government of Canada, including the Canada Revenue Agency, in any way.]

Gender (By Observation):
- Female........................................................................1 WILL SKEW FEMALE
- Male ...........................................................................2

1. To begin, are you or anyone in your household currently employed in any of the following sectors?

   - Marketing/Market Research........................................1
   - Media (TV, Radio, Newspaper) ....................................2
   - Political Party.............................................................3
   - Federal or Provincial Government Department ............4

   **IF YES TO ANY OF THE ABOVE, THANK AND TERMINATE**

2. Into which of the following age groups do you currently fall? Are you...

   - Less than 19.............................................................1 THANK AND TERMINATE
   - 19-29 .................................................................2
   - 30-39 ......................................................................3
   - 40-49 ......................................................................4
   - 50-59 ......................................................................5
   - 60-64 ......................................................................6 THANK AND TERMINATE
   - 65+ ........................................................................7 THANK AND TERMINATE

3. Including yourself, how many people are currently living in your household? [RECORD] _____

4. **[ASK IF 2 OR MORE IN Q3]** Do you currently have children under the age of 18 living with you?

   - Yes ..........................................................................1
   - No ...........................................................................2 THANK AND TERMINATE

5. **[ASK IF YES TO Q4]** How many children under the age of 18 live with you?

   - 1 to 2 .......................................................................1
   - 3 to 4 .......................................................................2
   - 5 or more ...................................................................3

6. **[ASK IF YES TO Q4]** Do you have any children who live part of the time with you and the rest of the time with another individual in a separate residence?
7. Do you currently receive the Canada Child Benefit?
   Yes ................................................................. 1
   No ................................................................. 2
   Don’t know ..................................................... 3

8. Are you currently ...?
   Employed full time ......................................... 1
   Employed part-time ......................................... 2
   Self-employed ............................................... 3
   A homemaker ............................................... 4
   Unemployed .................................................. 5
   Student .......................................................... 6
   Retired .......................................................... 7

9. If employed, ask... What is your current occupation? ____________________________

   TERMINATE IF SIMILAR OCCUPATIONS AS IN Q1

10. If employed, ask... in which industry do you currently work? __________________________

   TERMINATE IF SIMILAR OCCUPATIONS AS IN Q1

11. Which of the following best describes your marital status? Are you...?
   Married .......................................................... 1
   Common-Law /Living Together .......................... 2
   Separated ......................................................... 3
   Divorced ........................................................ 4
   Widowed .......................................................... 5
   Single ............................................................ 6

12. Which of the following best describes your total household income before taxes last year?
    Would you say?
    Less than $30,000 .......................................... 1
    At least $30,000 but less than $50,000 ........... 2
    At least $50,000 but less than $75,000 ........... 3
    $75,000 or more ............................................ 4
    VOLUNTEERED
    Refused ........................................................ 5

   Recruit Mix

13. Do you identify yourself as Aboriginal? That is, First Nations, Metis or Inuk (Inuit)? First Nations includes Status and Non-Status Indians under the Indian Act.
   Yes ................................................................. 1
   No ................................................................. 2

   RECRUIT 2-3 FOR GEN POP GROUPS

14. How long have you lived in Canada? _________ [Newcomers = <2yrs; Gen pop = at least 3 yrs]
15. [IF NEWCOMER; LESS THAN 2 YEARS IN Q 14] What do you consider to be your mother tongue or your first language spoken?

   English / French ................................................................. 1
   Other (_____________________________) .................................. 2

16. [ASK ALL] Have you ever attended a group discussion for which you received a sum of money?

   Yes ................................................................. 1  Continue
   No ................................................................. 2  Go To Invitation

17. [IF YES TO Q17] When was the last time you attended a group discussion? _______

18. [IF YES TO Q17] How many groups and interviews have you attended in the past 5 years? _____

---

**INVITATION**

I would like to invite you to participate in a focus group discussion we are holding at [TIME] on [DATE]. As you may know, a focus group is a research method, which uses an informal meeting to gather information on a particular subject matter, in this case, government programs.

The discussion will include 7 to 10 people and will be very informal. It will last approximately 2 hours; it will begin at [START TIME] and end at [END TIME]. Refreshments [FOR 6:00PM GROUPS: and sandwiches] will be served and you will receive $100 as a thank you for your time. Are you interested in attending?

   Yes ................................................................. 1  Continue
   No ................................................................. 2  Thank and Terminate

The group discussion will be recorded for research purposes only. Please be assured your comments are strictly confidential. Are you comfortable with the discussion being recorded?

   Yes ................................................................. 1  Continue
   No ................................................................. 2  Thank and Terminate

The discussion will also take place in a focus group room that is equipped with a one-way mirror for observation. There may or may not be observers present, but if there are, they will not know your full name. The purpose is to ensure individuals working on this project are able to hear your thoughts and opinions and take notes without disturbing the group discussion. Would this be a problem for you?

   Yes ................................................................. 1  Thank and Terminate
   No ................................................................. 2  Continue

Participants may be asked to read materials and write out responses on their own during the focus group. How comfortable are you in taking part in these activities in (English/French) without assistance if these were part of the focus group? Are you...

   Very comfortable ......................................... 1
   Comfortable ....................................................... 2
   Not very comfortable ......................................... 3
Not at all comfortable .................. 4

If you require reading glasses, please bring them with you.

Since participants in focus groups are asked to express their thoughts and opinions freely in an informal setting with others, we’d like to know how comfortable you are with such an exercise. Would you say you are...

- Very comfortable ............................................................ 1 Continue
- Comfortable ........................................................................ 2 Continue
- Not very comfortable ...................................................... 3 Thank & Terminate
- Not at all comfortable ....................................................... 4 Thank & terminate

We ask everyone who is participating in the focus group to bring along a piece of I.D., picture if possible.

These are small groups and even one person missing will affect the overall success of the group. Once you have decided to attend please make every effort to do so. If you are unable to attend, call_____ (collect) at ________as soon as possible so a replacement may be found. Please do not send anybody to replace you.

I would like to remind you that the 2-hour group discussion will begin at [START TIME]. Please arrive 15 minutes prior to the starting time. If you are late, we will not be able to include you in the discussion and you will not receive the $100 gift. The group discussion will end at [END TIME].

Thank you for your time and we look forward to hearing your opinions during the focus group.

**ATTENTION RECRUITERS**
- Recruit 10 participants for each focus group
- Check quotas
- Ensure participant has a good speaking ability (If in doubt, DO NOT INVITE)
- Do not put names on profile sheet unless you have a firm commitment.
- Repeat the date, time and location before hanging up.

**CONFIRMING**
- Confirm at the beginning of the day prior to the day of the groups – do not leave a message.
- Confirm all key qualifying questions.
- Verify time (beginning and end time) and location (ask if they are familiar).
- Remind them to arrive 15 minutes in advance. Remind them that if they are late, they are not getting the monetary incentive.
- Remind them to bring their reading glasses, or anything else they need to take part in the discussion.
Appendix B:

Moderator’s Guide
Moderator’s Guide – Final

Objectives (not to be shared with participants)

- Review newly designed forms (RC66; RC66SCH; CTB9) to assess ease of completion and understandability;
- Forms evaluated will vary by audience, with RC66 being evaluated by general population groups, and three forms (RC66, RC66SCH and CTB9) being evaluated by newcomers

Introduction

- Welcome: Introduction of self and role as moderator (encourage participation/guide discussions)
- Topic: Reviewing (a) newly design form(s) prototype that individuals would complete when applying for the Canada Child Benefit (all forms will be returned to the moderator at the end of the session)
- Study Sponsor: The Canada Revenue Agency
- Length: Our discussion should last up to two hours, without a break
- Process: All opinions are important; looking to understand agreement/disagreement; talk one at a time; interested in hearing from everyone
- Logistics: Audio/video taping; CRA observation/washrooms
- Confidentiality: Participation is voluntary; comments are anonymous; no names in reports
- Participant introduction: First name, who lives in your house, and what you like to do in your spare time.

Canada Child Benefit Application Form (RC66)

[INCLUDE THIS SECTION IN ALL GROUPS] As you may be aware, the Canada Revenue Agency (CRA) administers a number of child and family benefit programs for residents in Canada, including the Canada Child Benefit and the Goods and Services Tax / Harmonized Sales Tax (GST/HST) Credit. These benefits are non-taxable amounts paid to help eligible families with the cost of raising children under 18 years of age. One thing you all share is that you are a parent or have a child/children living with you.

- Have any of you applied for the Canada Child Benefit, or remember applying for the Benefit?
- If so, generally how was that experience? **DO NOT PROBE**

The Canada Revenue Agency is currently updating and revising a number of its forms to make them easier to understand and complete. Today, I am interested in getting your thoughts on one of the newly designed forms prototype - the Canada Child Benefits application form. I’m going to share with you a draft of this form. Today I’ll be looking for your input to ensure that the form is clear and easy to understand, and that people are able to complete it without difficulty.

**Moderator passes out draft form.** I’m going to give you about 10-15 minutes to complete the form. As you do, you don’t need to share any personal information – for example if it asks for your Social Insurance Number (SIN number), or your birthdate, you can just make up a number for the purpose of our discussion and the same applies for any information it asks on the form.

Each of you has a highlighter that I’d like you to use. As you fill out the form, if there is something that is confusing or problematic, please highlight it. We’ll use that as your reference when we discuss it in a few moments.
After form is completed: Before we discuss this together, please take a moment and on your exercise sheet, tell me to what extent you agree or disagree with each statement (using a thumb scale). I’ll give you a moment.

1) This form is easy to understand.
2) I could complete this form without help.
3) It is clear what supporting documentation I need to send.
4) The child information portion (step 6) is clear.
5) I can easily identify the percentage of time the child lives with me.
6) It is clear where I can get more information if I need it.
7) It is clear where I need to send the form once completed.

Discuss as a group, following the exercise:
- Overall reactions to the form?
- Would this be something you could fill out without help?
- Are the instructions clear at the beginning of the form?
- Is it clear who should apply?
- Is it clear that a paper application is not required if applying using My Account or using the Automated Benefits Application?

Let’s walk through each step of the form:

Step 1 and Step 2 – Name and address
- Any issues with Step 1 or Step 2 filling out your personal information or your address? Is this straightforward?

Step 3 – Your marital status
- Were you able to complete Step 3 without any problems?
- Are the different marital status definitions clear or is anything confusing? Would you know which one to choose for your situation?
- Is the date the marital status began easy to understand for all situations? (probe especially around common-law and separated)?
- What, if anything, did you highlight? Why?
  - How can that be improved? Probe for: clarity of language; comprehensiveness of content; ease of completion.
- Does anything require further clarification?

Steps 4 & 5 – Your citizenship status / New or returning resident of Canada
- Were you able to complete Steps 4 & 5 without any problems?
- Is it clear when someone has to fill out and attach the RC66SCH form?
- What, if anything, did you highlight? Why?
  - How can that be improved? Probe for: clarity of language; comprehensiveness of content; ease of completion.
- Does anything require further clarification?

Step 6 – Information about the child(ren)
This step includes information about who is primarily responsible for a child and shared custody.
- Were you able to complete Step 6 without any problems?
• What, if anything, did you highlight? Why?
  o How, if at all, can that be improved? **Probe for: clarity of language; comprehensiveness of content; ease of completion.**
• When would you have to complete this form (e.g., new child in your care, change of care, change in the percentage of time a child is in your care)?
  o Is it clear that you should not include a child you are already eligible for when there has been no change to the child’s custody situation?
• Were the definitions of primarily responsible and shared custody easy to understand?
  • **Shared Custody:**
    o Using the definition provided, would you be able to determine if you are in a shared custody situation?
      [Only asked in Gen Pop group:]
    o If percentages were not provided on the form, would you be able to determine what is meant by ‘on a more or less equal basis’?
    o Would you better understand what is meant by ‘on a more or less equal basis’ if it said ‘at least 40% of the time’?
    o What would you think about having more information to help you determine whether you are in a shared custody situation?
    o Did you know which box to select for the percentage of time the child lives with you?
    o Did you know which date to enter when asked when the child started living with you?
    o Do you have any suggestions on how the shared custody section could be made simpler to understand?

[Ask all:]
• If you had more than two children, is it clear what you would need to do to apply for the additional child(ren)?
• Does anything require further clarification?

**Step 7 – Signature**
• Were you able to complete **Step 7** without any problems?
• What, if anything, did you highlight? Why?
  o How can that be improved? **Probe for: clarity of language; comprehensiveness of content; ease of completion.**

Once the form is completed…
• Are there any sections you did not fill out? Why?
• On page 5, is the table explaining what to attach to the form clear or is anything confusing?
  o What would you attach to the form if your child is one year of age or older?
  o What would you attach if you are applying for a period that started more than 11 months ago?
  o Do you have questions regarding the documents that you may need to attach to this application?
• Is the information under ‘what to do now’ on page 6 easy to understand or is anything confusing?
• Where would you send your application based on the table on page 6?
Is the information on page 6 under ‘What happens after you apply’ easy to understand or is anything confusing?

Anything else highlighted on page 5 or 6? Why?
  o How can that be improved? **Probe for:** clarity of language; comprehensiveness of content; ease of completion.

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**Status in Canada and Income Information (RC66 SCH) 30 minutes**

**[ASK ONLY NEWCOMER GROUPS]** As discussed, when completing Form RC66, in Steps 4 and 5, anyone who does not have Canadian citizenship status, or who is a new or returning resident of Canada would have to fill out an additional form – **Status in Canada and Income Information.**

I’m going to share a draft of that form too, to see if it is clear and easy to understand. **Moderator passes out draft form.** I’m going to give you about 5-10 minutes to complete this form. As before, you don’t need to share any personal information – for instance when it asks income you can just make up a number for the purpose of our discussion. Once again, as you fill out the form please highlight anything that is confusing or problematic. We’ll discuss in a few moments.

**After form is completed:** Before we discuss this together, please take a moment and on your exercise sheet, tell me to what extent you agree or disagree with each statement (using a thumb scale). I’ll give you a moment.

1) This form is easy to understand.
2) I could complete this form without help.
3) It is clear where I can get more information if I need it.
4) It is clear where I need to send the form once completed.

Overall reactions to the form?

Would this be something you could fill out without help?

Are the instructions clear at the beginning of the form?

Are the definitions regarding citizenship / immigration clear?

Let’s walk through each step:

**Step 1 – Your Information**

• Were you able to complete Step 1 without any problems?
• What, if anything, did you highlight? Why?
  o How can that be improved? **Probe for:** clarity of language; comprehensiveness of content; ease of completion.
• Does anything require further clarification?
• Is it clear what this is asking you for?

**Step 2 – Your residency status**

• Were you able to complete Step 2 without any problems?
• What, if anything, did you highlight? Why?
  o How can that be improved? **Probe for:** clarity of language; comprehensiveness of content; ease of completion.
• Does anything require further clarification?
• When it asks the date you became a Canadian resident – is it clear which date you should enter?
• Is it clear which section (A or B) you need to complete?
• Is it clear whose information needs to be provided (i.e., yours/your spouse’s)?

**Step 3 – Your citizenship / immigration status**
• Were you able to complete Step 3 without any problems?
• What, if anything, did you highlight? Why?
  o How can that be improved? **Probe for:** clarity of language; comprehensiveness of content; ease of completion.
• Does anything require further clarification?
• Are the citizenship and immigration status definitions clear?
• Is the difference between residency status and citizenship/immigration status clear?
• Which sections (A, B, C, D, E) did you fill out? If more than one: why those?
• Is it clear whose information needs to be provided? (i.e., yours/your spouse’s)

**Steps 4 & 5 – Your income / Signature**
• Were you able to complete Steps 4 & 5 without any problems?
• What, if anything, did you highlight? Why?
  o How can that be improved? **Probe for:** clarity of language; comprehensiveness of content; ease of completion.
• Does anything require further clarification?
• The form asks you to share your income. What does that mean to you (how do you define income)?
• Based on the date you entered Canada, what years do you need to provide income for?
• If you needed more information, where would you look? Anywhere else?
• Once completed, where would you send the form?
• Any comments on the information provided on page 4?

---

**Income of Non-Resident Spouse or Common-law Partner (CTB9) 25 minutes**

[ASK ONLY NEWCOMER GROUPS] In the last form you completed, one other form is referenced – **Form CTB9**. I’d also like to get your thoughts on that form, to see if it is clear and easy to understand.

**Moderator passes out draft form.** I’m going to give you about 5-10 minutes to complete this form. As before, you don’t need to share any personal information – you can just make up a number for income for the purpose of our discussion. Again, please highlight anything that is confusing or problematic. We’ll discuss in a few moments.

**After form is completed:** Before we discuss this together, please take a moment and on your exercise sheet, tell me to what extent you agree or disagree with each statement (using a thumb scale). I’ll give you a moment.

1) This form is easy to understand.
2) I could complete this form without help.
3) It is clear where I can get more information if I need it.
4) It is clear where I need to send the form once completed.
• Overall impressions? How did you find this form to complete?
  o Which parts were problematic? Why? What did you highlight? Anything else?
    ▪ What would make it easier to understand?
• When would you need to complete this form?
• The form asks you to provide your non-resident spouse’s income. What year’s income is it asking for?
• How often do you believe you would have to complete the form? (*Needs to be completed and submitted every year if their spouse is not a resident of Canada*);
• If you needed more information, where would you look? Anywhere else?
• Once completed, what would you do?
  o Is it clear where you would send the form?

**Thanks & Closure**

• Any final thoughts you would like to share with the Canada Revenue Agency regarding the forms we’ve discussed?

That concludes our discussion. On behalf of the Canada Revenue Agency, thank you for your time and input. *Direct them to the hostess to receive the incentive.*
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<th>Statement</th>
<th>Agree</th>
<th>Disagree</th>
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### Form RC66 SCH

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### Form CTB9

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Appendix C:

Form Prototypes
Canada Child Benefits Application
includes federal, provincial, and territorial programs

Do you have to fill out this form?
Fill out this form to apply for all child benefit programs that the Canada Revenue Agency (CRA) administers, including the Canada child benefit and the goods and services tax/harmonized sales tax (GST/HST) credit.
Do not fill out this form if you already applied through My Account (using “Apply for child benefits”) or used the Automated Benefits Application.

Who should fill out this form?
The person who is primarily responsible for the care and upbringing of the child should apply (see “Primarily responsible for the care and upbringing of the child” on page 3).
When both a male and a female parent live in the same home as the child, the female parent is usually considered to be primarily responsible for the child and should apply. However, if the male parent is primarily responsible, he should apply and attach a signed note from the female parent stating that he is the parent who is primarily responsible for all the children in the home.

For more information
For more information on the Canada child benefit, go to canada.ca/cra-benefits, see Guide T4114, Canada Child Benefit, or call 1-800-387-1193. From outside Canada or the United States, call 1-613-944-9465. We accept collect calls by automated response.
To get our forms and publications, go to canada.ca/cra-forms or call 1-800-387-1193.

Step 1 – Your information
Social insurance number (SIN):
If Service Canada will not give you a SIN, see “What do you need to attach to this form?” on page 5.
First name:
Last name:
Gender:
Female 
Male
Date of birth:
Year
Month
Day
Your language of correspondence:
English
Français
Phone numbers:
Home:
Work:
Ext:
Cell:

Step 2 – Your address
Mailing address
Apt. No. – Street No., Street name, PO Box, RR:
City:
Province or territory:
Postal code:
Have you moved from a different province or territory within the last 12 months?
Yes
No
If yes, enter the previous province or territory and the date you moved:
Date:
Year
Month
Day
Home address
Apt. No. – Street No., Street name, RR:
City:
Province or territory:
Postal code:

RC66 E (18)
(Ce formulaire est disponible en français.)
Step 3 – Your marital status

Select the box that applies to your current marital status (select only one box):

- Married – you are legally married to someone.
- Living common law – you are living in a conjugal relationship with someone to whom you are not married and to whom at least one of the following situations applies. They:
  - have been living with you for at least 12 continuous months. This includes any period you were separated for less than 90 days because of a breakdown in your relationship
  - are the parent of your child by birth or adoption
- Separated – you have been living apart from your spouse or common-law partner because of a breakdown in the relationship for a period of at least 90 days and you have not reconciled.
  Once you have been separated for 90 days, the effective day of your separated status is the date you started living apart.
- Divorced – you were married and are now legally divorced.
- Widowed – your spouse or common-law partner is deceased.
- Single – you are single and none of the above apply.

Select this box if your marital status has always been single:

Enter the date this marital status began
(unless you have always been single):

Year  Month  Day

If you selected married or living common law, enter your spouse’s or common-law partner’s information:

Social Insurance number (SIN):

If Service Canada will not give your spouse or common-law partner a SIN, see “What do you need to attach to this form?” on page 5.

First name:

Last name:

Gender:

Female  Male

Date of birth:

Year  Month  Day

Your spouse or common-law partner’s address
will be updated to match the address indicated in Step 2. If their address is different, enter it here:


Step 4 – Your citizenship status

You become a Canadian citizen when you are born in Canada or are granted Canadian citizenship by Immigration, Refugees and Citizenship Canada.

Have you been a Canadian citizen for the last 12 months?

Yes  No

Has your spouse or common-law partner (if you have one) been a Canadian citizen for the last 12 months?

Yes  No

If you answered no to either of these questions, you have to fill out Form RC68SCH, Status in Canada and Income Information.

Step 5 – New or returning resident of Canada

Did you become a new or returning resident of Canada within the last two years?

Yes  No

Did your spouse or common-law partner (if you have one) become a new or returning resident of Canada within the last two years?

Yes  No

If you answered yes to either of these questions, you have to fill out Form RC68SCH, Status in Canada and Income Information.
Step 6 – Information about the child(ren)

If your application includes a period that started more than 11 months ago, see “What do you need to attach to this form?” on page 5 to find out which documents you need to send.

Primarily responsible for the care and upbringing of the child

This means the child resides with you and that you are responsible for such things as supervising the child's daily activities and needs, making sure the child's medical needs are met, and arranging for child care when necessary.

You may not be considered primarily responsible if the child is legally, physically, or financially maintained by an agency or if the child is living with another individual.

Shared custody

This normally happens after a separation or a divorce. We consider you to be in a shared custody situation if the child lives part of the time with you and the rest of the time with another individual in a separate residence on a more or less equal basis (40% to 60% of the time), such as:

- the child lives with one parent four days a week and the other parent three days a week
- the child lives with one parent one week and the other parent the following week

Fill in this step to give information about all the children in your household.

Do not give information about a child for whom you have already applied, unless the child left your care and has now returned, or the percentage of time the child is in your care has changed.

Child 1 – Information

First name:

Last name:

Gender:  

[ ] Female  [ ] Male

Date of birth:  

[ ] [ ] [ ]

City of birth:

Province or territory of birth (or country if outside Canada):

Are you primarily responsible for the care and upbringing of this child?  

[ ] Yes  [ ] No

If no, you should not apply for child and family benefits for this child.

Does the child live with you 100% of the time?  

[ ] Yes  [ ] No

If yes, enter the date the child started living with you 100% of the time:

[ ] [ ] [ ]

If no, select the box that represents the percentage of time the child lives with you (select only one box):

[ ] More than 60% of the time

If you select this box, we consider you to be the only eligible individual for this child. Enter the date the child started living with you more than 60% of the time:

[ ] [ ] [ ]

[ ] Between 40% and 60% of the time, and the child lives the rest of the time with another individual in a separate residence

If you select this box, we consider you to be in a shared custody situation for this child. Enter the date the child started living with you between 40% and 60% of the time:

[ ] [ ] [ ]

[ ] Less than 40% of the time

If you select this box, you should not apply since we do not consider you to be eligible for the child and family benefits for this child.
Step 6 – Information about the child(ren) (continued)

Child 2 – Information

First name: 

Last name: 

Gender: 

- Female  
- Male  

Date of birth: 

- Year  
- Month  
- Day  

City of birth: 

Province or territory of birth  
(or country if outside Canada): 

Are you primarily responsible for the care and upbringing of this child?  

- Yes  
- No  

If no, you should not apply for child and family benefits for this child. 

Does the child live with you 100% of the time?  

- Yes  
- No  

If yes, enter the date the child started living with you 100% of the time: 

- Year  
- Month  
- Day  

If no, select the box that represents the percentage of time the child lives with you (select only one box): 

- More than 60% of the time  
  If you select this box, we consider you to be the only eligible individual for this child. Enter the date the child started living with you more than 60% of the time: 
  - Year  
  - Month  
  - Day  

- Between 40% and 60% of the time, and the child lives the rest of the time with another individual in a separate residence  
  If you select this box, we consider you to be in a shared-custody situation for this child. Enter the date the child started living with you between 40% and 60% of the time: 
  - Year  
  - Month  
  - Day  

- Less than 40% of the time  
  If you select this box, you should not apply since we do not consider you to be eligible for the child and family benefits for this child. 

If you are applying for more than two children, you can use Form RC66-1, Additional Children. You can also attach a separate sheet of paper with the information asked above.

Step 7 – Signature

I certify that the information given on this form and in any attached document is correct and complete. I understand that it is a serious offence to make a false statement.

Your signature:  

Date:  

- Year  
- Month  
- Day  

Spouse's or common-law partner's signature:  

Date:  

- Year  
- Month  
- Day  

Personal information is collected under the Income Tax Act to administer tax, benefits, and related programs. It may also be used for any purpose related to the enforcement of the Act such as audit, compliance, and collection activities. It may be shared or verified with other federal, provincial, territorial, or foreign government institutions to the extent authorized by law. Failure to provide this information may result in interest payable, penalties or other actions. The social insurance number is collected under section 257 of the Act and is used for identification purposes. Under the Privacy Act, individuals have the right to access their personal information, request correction, or file a complaint to the Privacy Commissioner of Canada regarding the handling of the individual’s personal information. Refer to Personal Information Bank CRA FPU 060 on Info Source at canada.ca/cra-info-source.
What do you need to attach to this form?
You only have to attach documents to your application if you are in any of the situations mentioned below. However, we may ask you for copies of certain documents at a later date. If the documents are not in English or French, you must provide a certified translation.

<table>
<thead>
<tr>
<th>If you are in the following situation:</th>
<th>You need to attach the following document(s) to your application:</th>
</tr>
</thead>
<tbody>
<tr>
<td>You or your spouse or common-law partner became a Canadian citizen within the past 12 months</td>
<td>Form RC66SCH, Status in Canada and Income Information</td>
</tr>
<tr>
<td>You or your spouse or common-law partner became a new resident or returned as a resident of Canada in the last two years</td>
<td>Form RC66SCH, Status in Canada and Income Information</td>
</tr>
<tr>
<td>You or your spouse or common-law partner are a permanent resident</td>
<td>Form RC66SCH, Status in Canada and Income Information</td>
</tr>
<tr>
<td>You or your spouse or common-law partner are a protected person (refugee)</td>
<td>Form RC66SCH, Status in Canada and Income Information</td>
</tr>
<tr>
<td>You or your spouse or common-law partner are a temporary resident who has lived in Canada for the previous 18 months</td>
<td>Form RC66SCH, Status in Canada and Income Information</td>
</tr>
<tr>
<td>You or your spouse or common-law partner are an Indian (within the meaning of the Indian Act) and are not a Canadian citizen</td>
<td>Form RC66SCH, Status in Canada and Income Information</td>
</tr>
<tr>
<td>The child was born outside of Canada and we have not paid benefits to anyone for this child</td>
<td>A proof of birth for the child (see the list of acceptable documents below)</td>
</tr>
<tr>
<td>The child is one year of age or older and we have not paid benefits to anyone for this child</td>
<td>A proof of birth for the child (see the list of acceptable documents below)</td>
</tr>
</tbody>
</table>
| You are applying for a period that started more than 11 months ago | Clear photocopies (including both sides of all pages) of all of the following documents for the entire period:  
• proof that you resided in Canada (at least 3 documents). See the list of acceptable documents on the next page  
• proof of birth for each child. See the list of acceptable documents below  
• proof that you were the person who was primarily responsible for the care and upbringing of the child (at least 3 documents). See the list of acceptable documents on the next page  
• proof of citizenship or immigration status in Canada for you and your spouse or common-law partner (if you have one) |
| You have more than 2 children | Form RC66-1, Additional Children, or attach a separate sheet of paper with the information of Step 6 |

Service Canada will not give you or your spouse or common-law partner a social insurance number (SIN)

Examples of acceptable documents
As proof of birth, you have to provide a copy of a document with the child’s first name, last name, and date of birth, such as:
• birth certificate or birth registration
• hospital record of birth or record of the physician, nurse, or midwife who attended the birth
• passport
• record of landing or confirmation of permanent residence issued by Immigration, Refugees and Citizenship Canada
• citizenship certificate
• notice of decision or a temporary resident's permit issued under the Immigration and Refugee Protection Act
• certificate of Indian status card
• provincial identity card
Examples of acceptable documents (continued)

As proof that you resided in Canada, you have to provide a copy of a document such as:

- lease agreement
- rent receipt
- utility bill
- bank statement

As proof that you were the person who is primarily responsible for the care and upbringing of the child, you have to provide a copy of a document such as:

- a letter from the daycare or school authorities indicating the child’s home address and contact information on file
- a letter from a person in a position of authority stating that they have personal knowledge that the child lived with you for the period you indicated. A person in a position of authority can be a lawyer, a social worker, a band council, or a resettlement officer
- a registration form or a receipt from an activity or club the child was enrolled in for the period you indicated
- a court order, decree, or separation agreement

What to do now?

- Make sure all steps of this form are filled out.
- If applicable, attach the documents mentioned under "What do you need to attach to this form?".
- Make a copy of your form and related documents (if applicable) for your records.
- Send your application to the tax centre that serves your area. Use the chart below to find out the address:

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<td>Alberta, British Columbia, Hamilton, Kitchener/Waterloo, London, Manitoba, Northwest Territories, Regina, Saskatoon, Thunder Bay, Windsor, or Yukon</td>
<td>Winnipeg Tax Centre 69 St Boniface Road Winnipeg MB R3C 5M2</td>
</tr>
<tr>
<td>Barrie, Belleville, Kingston, Montréal, New Brunswick, Newfoundland and Labrador, Nova Scotia, Nunavut, Ottawa, Outaouais, Peterborough, Prince Edward Island, St. Catharines, Sherbrooke, Sudbury, or Toronto</td>
<td>Sudbury Tax Centre Post Office Box 20000, Station A Sudbury ON P3A 5C1</td>
</tr>
<tr>
<td>Chicoutimi, Laval, Montérégie-Rive-Sud, Québec, Rimouski, Rouyn-Noranda, or Trois-Rivières</td>
<td>Jonquière Tax Centre 2251 René-Lévesque Boulevard Jonquière QC G7S 5J2</td>
</tr>
</tbody>
</table>

What happens after you apply?

Unless you tell us otherwise, the information you give on this form will be used for all programs, including federal, provincial, and territorial programs.

If your application is not complete, it may not be processed, or it may be delayed or denied.

Once we have processed your application, we will send you a Canada child benefit notice. The notice will show if you are eligible, how much you will get (if applicable), and what information was used to calculate the amount.

We may also review your situation at a later date to confirm that the information you gave us has not changed.

Getting your payments

You can get your benefit and credit payments deposited directly into your account at a financial institution in Canada. To find out how to sign up or update your banking information, go to canada.ca/cra-direct-deposit.

You need to do your taxes on time every year so that we can calculate your payments, even if your income is tax exempt or you had no income. If you have a spouse or common-law partner, they also need to do their taxes every year.

Make sure your personal information is up to date with us, as this could affect your payments.

If your spouse or common-law partner is a non-resident

If your spouse or common-law partner is a non-resident of Canada during any part of the year, you will have to fill out Form CTB9, Income of Non-Resident Spouse or Common-Law Partner. Send it with your tax return each year (or part of the year) that they were a non-resident of Canada.
Status in Canada and Income Information for the Canada Child Benefits Application

Do you have to fill out this form?

Fill out this form if any of the following situations applies. You or your spouse or common-law partner (if you have one):

- became a new resident or returned as a resident of Canada in the last two years
- became a Canadian citizen within the last 12 months
- are, as defined in the Immigration and Refugee Protection Act, a permanent resident, protected person (refugee), or temporary resident who was a resident of Canada (for tax purposes) for the previous 18 months
- are an Indian (within the meaning of the Indian Act) and are not a Canadian citizen

In this form, you will provide information about your or your spouse or common-law partner's residency status, citizenship and immigration statuses, and income. This information is used to determine your child and family benefits and credits.

Step 1 – Your information

Social Insurance number (SIN):

First name:

Last name:

Your spouse's or common-law partner's SIN:

Select this box if your spouse or common-law partner does not have a SIN:

Your spouse's or common-law partner's first name:

Your spouse's or common-law partner's last name:

Step 2 – Your residency status

Fill in the section that applies to you and your spouse or common-law partner.

The date you became a resident of Canada is the date when you established sufficient residential ties in Canada. This date is usually when you arrived in Canada. Residential ties include:

- a home (owned or leased) and personal property in Canada
- a spouse or common-law partner who lives in Canada
- dependants who live in Canada

A – New resident of Canada

Enter the date you, or your spouse or common-law partner, became a resident of Canada:

You

Your spouse or common-law partner

Year Month Day

Year Month Day

B – Returning resident of Canada

Enter the province or territory in which you, or your spouse or common-law partner, resided before you left Canada:

Enter the date you, or your spouse or common-law partner, left Canada (became a non-resident):

You

Your spouse or common-law partner

Year Month Day

Year Month Day

Enter the date you, or your spouse or common-law partner, returned to Canada (became a resident):

Year Month Day

Year Month Day

RC66SCH E (18)
Step 3 – Your citizenship/immigration status
Fill in the section that applies to you and your spouse or common-law partner.

A – Canadian citizen
You become a Canadian citizen when you are born in Canada or are granted Canadian citizenship by Immigration, Refugees and Citizenship Canada.

Enter the date this status began:

You

Your spouse or common-law partner

Year
Month
Day
Year
Month
Day

B – Permanent resident
You become a permanent resident when you were given permanent resident status in Canada by Immigration, Refugees and Citizenship Canada. This date is shown on your confirmation document (such as a record of landing, a confirmation of permanent residence, or on the back of the permanent resident card).

Enter the date this status began:

You

Your spouse or common-law partner

Year
Month
Day
Year
Month
Day

C – Protected person (refugee)
You become a protected person when Immigration, Refugees and Citizenship Canada has determined that you are a person in need of protection or a Convention refugee, or your pre-removal risk assessment application is approved. This date is shown on your positive notice of decision from the Immigration and Refugee Board or a verification of status document from Immigration, Refugees and Citizenship Canada. If you are a refugee claimant and have not yet received your positive notice of decision, we do not consider you a protected person.

Enter the date this status began:

You

Your spouse or common-law partner

Year
Month
Day
Year
Month
Day

D – Temporary resident
You become a temporary resident when you were legally authorized by Immigration, Refugees and Citizenship Canada to enter Canada for temporary purposes, such as a visitor, student, worker or temporary resident permit holder. You were given a confirmation document (such as a visit record, a temporary resident permit, or a study permit) that shows a start date and an expiry date.

As a temporary resident, you or your spouse or common-law partner must meet both of the following requirements:

- were a resident of Canada throughout the previous 18 months
- have a valid permit in the 19th month other than one that states "does not confer status" or "does not confer temporary resident status"

Enter the start date and expiry date of each document that covers the period after your 18 months of residency. If you need more space, use a separate sheet of paper and attach it to this form.

You

Your spouse or common-law partner

Document 1:

Start date:

Year
Month
Day

Expiry date:

Year
Month
Day

Document 2
(if applicable):

Start date:

Year
Month
Day

Expiry date:

Year
Month
Day

E – Indian (within the meaning of the Indian Act) who is not a Canadian citizen
If you or your spouse or common-law partner are an Indian (within the meaning of the Indian Act) and are not a Canadian citizen, enter the registration date with Indigenous and Northern Affairs Canada.

Enter the date of registration with Indigenous and Northern Affairs Canada:

You

Your spouse or common-law partner

Year
Month
Day
Year
Month
Day
Step 4 – Your income

Enter your or your spouse’s or common-law partner’s income from all sources that was not reported on a Canadian tax return. All amounts must be converted into Canadian dollars.
Enter "0" if you had no income.

If you became a resident of Canada:
- between January 1st and May 31st, enter your income in sections A, B and C
- between June 1st and December 31st, enter your income in sections A and B only

A – The year you became a resident of Canada

Enter the year you became a resident of Canada:

Do not enter your spouse or common-law partner’s income in this section if they did not become a resident of Canada in the year indicated. You will need to report their income for this year on Form CTB9, Income of Non-Resident Spouse or Common-Law Partner, when you do your taxes for the year you became a resident of Canada.

Enter the income earned from January 1st of that year to the date you each became a resident:

You $ __________________________
Your spouse or common-law partner $ __________________________

B – One year before you became a resident of Canada

Enter the year that is one year before you became a resident of Canada:

For example, if you became a resident of Canada in 2018, you would enter “2017”.

Enter the income earned one year before you each became a resident of Canada:

You $ __________________________
Your spouse or common-law partner $ __________________________

C – Two years before you became a resident of Canada

Fill in this section only if you became a resident of Canada between January 1st and May 31st of the year you entered in section A.

Enter the year that is two years before you became a resident of Canada:

For example, if you became a resident of Canada in 2018, you would enter “2016”.

Enter the income earned two years before you each became a resident of Canada:

You $ __________________________
Your spouse or common-law partner $ __________________________

Step 5 – Signature

I certify that the information given on this form and in any attached document is correct and complete. I understand that it is a serious offence to make a false statement.

Your signature __________________________
Date: ___________ ___________ ___________
Year Month Day

Spouse’s or common-law partner’s signature __________________________
Date: ___________ ___________ ___________
Year Month Day

Personal information is collected under the Income Tax Act to administer tax, benefits, and related programs. It may also be used for any purpose related to the enforcement of the Act such as audit, compliance and collection activities. It may be shared or verified with other federal, provincial, territorial or foreign government institutions to the extent authorized by law. Failure to provide this information may result in interest payable, penalties or other actions. Under the Privacy Act, individuals have the right to access their personal information, request correction, or file a complaint to the Privacy Commissioner of Canada regarding the handling of the individual’s personal information. Refer to Personal Information Bank CRA 003 on Info Source at canada.ca/ire-info-source.
What to do now?

- Make sure all steps of this form are filled in.
- Make a copy for your records.
- Attach this form to your Form RC68, Canada Child Benefits Application, or send it to the tax centre that serves your area. Use the chart below to find out the address.

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<td>Winnipeg Tax Centre  66 Stapan Road Winnipeg MB R3C 3M2</td>
</tr>
<tr>
<td>Barrie, Belleville, Kingston, Montreal, New Brunswick, Newfoundland and Labrador, Nova Scotia, Nunavut, Ottawa, Outaouais, Peterborough, Prince Edward Island, St. Catharines, Sherbrooke, Sudbury, or Toronto</td>
<td>Sudbury Tax Centre  Post Office Box 20000, Station A Sudbury ON P3A 5C1</td>
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<td>Chicoutimi, Laval, Montréal-Rive-Sud, Quebec, Rimouski, Rouyn-Noranda, or Trois-Rivières</td>
<td>Jonquière Tax Centre  2251 René-Lévesque Boulevard Jonquière QC G7S 5J2</td>
</tr>
</tbody>
</table>

You do not have to send supporting documents with this form. However, we may ask you to send them at a later date.

What do you need to do to get your benefit and credit payments?

You and your spouse or common-law partner must each do your taxes on time for the period after you became residents of Canada.

If your spouse or common-law partner is a non-resident of Canada during any part of the year, you will have to fill out Form CT88B, Income of Non-Resident Spouse or Common-Law Partner. Send it with your tax return after each year (or part of the year) that they were a non-resident of Canada.

For more information

For more information on the Canada child benefit, go to canada.ca/canada-child-benefit or call 1-800-387-1193. From outside Canada or the United States, call 1-813-949-8195. We accept collect calls by automated response.

For more information on residency status in Canada, see Income Tax Folio 65-F1-C1, Determining an Individual’s Residence Status.

To get our forms and publications, go to canada.ca/ctra-forms or call 1-800-387-1193.
Income of Non-Resident Spouse or Common-law Partner
for the Canada child benefits

Do you have to fill out this form?
Fill out this form each year if both of the following situations apply:
• you are receiving the Canada child benefit
• your spouse or common-law partner was a non-resident of Canada
Your spouse or common-law partner is a non-resident for tax purposes if they normally, customarily, or routinely live in another country and are not considered a resident of Canada.
Fill out this form even if your spouse or common-law partner had no income.

Step 1 – Tax year information
For which tax year are you sending this form? [ ] [ ] [ ]

Step 2 – Your information
As the benefits recipient, enter your information.
Social insurance number (SIN): [ ] [ ] [ ] [ ] [ ] [ ]
First name: ____________________________
Last name: ____________________________
Phone numbers: Home: ____________________________
Work: ____________________________ Ext: ____________________________
Cell: ____________________________

Mailing address
Apt. No. – Street No. Street name, PO Box, RR: ____________________________
City: ____________________________
Province or territory (or country, if outside Canada): ____________________________
Postal or ZIP code: ____________________________

Home address
☐ Same as mailing address
Apt. No. – Street No. Street name, RR: ____________________________
City: ____________________________
Province or territory (or country, if outside Canada): ____________________________
Postal or ZIP code: ____________________________

Step 3 – Your spouse’s or common-law partner’s information
Social insurance number (SIN): [ ] [ ] [ ] [ ] [ ] [ ]
Select this box if your spouse or common-law partner does not have a SIN: ☐
First name: ____________________________
Last name: ____________________________

Canada
Step 4 – Your spouse’s or common-law partner’s income

Enter your spouse’s or common-law partner’s income, from all sources, that was not reported on a Canadian tax return. All amounts must be converted into Canadian dollars.
Enter “0” if they had no income.

If your spouse or common-law partner:
• was a non-resident of Canada for the whole year, enter their income in section A only
• became a non-resident of Canada in the year, enter their income in Section B
• became a resident of Canada in the year, enter their income in section C

A – Non-resident of Canada for the whole year

If your spouse or common-law partner was a non-resident of Canada for the whole year, enter their income for the whole year: $ __________

B – Became a non-resident of Canada in the year

If your spouse or common-law partner became a non-resident of Canada in the tax year, enter the date they became a non-resident:

Enter their income for the part of the tax year that they were a non-resident of Canada: $ __________

C – Became a resident of Canada in the year

If your spouse or common-law partner became a resident of Canada in the tax year, enter the date they became a resident:

Enter their income for the part of the tax year that they were a non-resident of Canada: $ __________

Step 5 – Signature

I certify that the information given on this form is correct and complete. I understand that it is a serious offence to make a false statement.

Your signature __________ Date: __________ Year: __________ Month: __________ Day: __________

See the privacy notice on your tax return.

What do you do once your form is filled out?

• Make sure all steps of this form are filled in.
• Make a copy for your records.
• Send this form with your tax return or send it to the tax centre that serves your area. Use the chart below to find out the address:

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